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7	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA					
8	Bistider					
9	UNITED STATES OF AMERICA,) Case No.: 2:18-cr-327-JAD-GWF				
9)				
10	Plaintiff,)				
	100) <u>STIPULATION TO CONTINUE</u>) <u>RESPONSE TO FILED MOTION</u>				
11	VS.) First Request				
	I ANGONE DODE) 1				
12	LAMONT POPE,)				
	, i))				
13	Defendant.)))				
13	Defendant.))) D AGREED, by and between Dayle Elieson,				
	Defendant. IT IS HEREBY STIPULATED ANI))) O AGREED, by and between Dayle Elieson, Assistant United States Attorney, counsel for				
13	Defendant. IT IS HEREBY STIPULATED ANI United States Attorney, and Peter S. Levitt,					
13 14 15	Defendant. IT IS HEREBY STIPULATED ANI United States Attorney, and Peter S. Levitt, the United States of America, and Andrew W	Assistant United States Attorney, counsel for				
13 14 15 16	Defendant. IT IS HEREBY STIPULATED ANI United States Attorney, and Peter S. Levitt, the United States of America, and Andrew W date for the Government's Response to the De	Assistant United States Attorney, counsel for Vong, counsel for Lamont Pope, 1) that the due				
13 14 15 16 17 18	Defendant. IT IS HEREBY STIPULATED ANI United States Attorney, and Peter S. Levitt, the United States of America, and Andrew W date for the Government's Response to the De	Assistant United States Attorney, counsel for Vong, counsel for Lamont Pope, 1) that the due efendant's Motion to Dismiss Indictment (ECF anded from December 7, 2018 to December 11,				
13 14 15 16	Defendant. IT IS HEREBY STIPULATED ANI United States Attorney, and Peter S. Levitt, the United States of America, and Andrew W date for the Government's Response to the De No. 26, filed on November 23, 2018) be external	Assistant United States Attorney, counsel for Vong, counsel for Lamont Pope, 1) that the due efendant's Motion to Dismiss Indictment (ECF anded from December 7, 2018 to December 11, aber 18, 2018.				
113 14 14 15 16 17 18 19 19	Defendant. IT IS HEREBY STIPULATED ANI United States Attorney, and Peter S. Levitt, the United States of America, and Andrew W date for the Government's Response to the De No. 26, filed on November 23, 2018) be exter 2018; and 2) that Pope's Reply be due Decem This Stipulation is entered into for the	Assistant United States Attorney, counsel for Vong, counsel for Lamont Pope, 1) that the due efendant's Motion to Dismiss Indictment (ECF anded from December 7, 2018 to December 11, aber 18, 2018.				
13 14 15 16 17 18 19 20	Defendant. IT IS HEREBY STIPULATED ANI United States Attorney, and Peter S. Levitt, the United States of America, and Andrew W date for the Government's Response to the De No. 26, filed on November 23, 2018) be exter 2018; and 2) that Pope's Reply be due Decem This Stipulation is entered into for the	Assistant United States Attorney, counsel for Vong, counsel for Lamont Pope, 1) that the due efendant's Motion to Dismiss Indictment (ECF anded from December 7, 2018 to December 11, aber 18, 2018. If following reasons: eeds additional time to file a Response to				
13 14 15 16 17 18 19 20 21	Defendant. IT IS HEREBY STIPULATED ANI United States Attorney, and Peter S. Levitt, the United States of America, and Andrew W date for the Government's Response to the De No. 26, filed on November 23, 2018) be exte 2018; and 2) that Pope's Reply be due Decem This Stipulation is entered into for the 1. Counsel for the Government n	Assistant United States Attorney, counsel for Vong, counsel for Lamont Pope, 1) that the due efendant's Motion to Dismiss Indictment (ECF anded from December 7, 2018 to December 11, aber 18, 2018. If following reasons: eeds additional time to file a Response to				

1	2.	The parties agree to the con-	inuance.			
2	3.	The additional time requested by this Stipulation is made in good faith and				
3	not for purposes of delay.					
4	4.	4. This is the first stipulation to be filed herein.				
5	DATED this 7th day of December, 2018.					
6	DATED this Air day of December, 2010.					
7	DAY Unite	LE ELIESON, ed States Attorney	ANDREW WONG, AFPD			
8		·				
9	By <u>: /</u>	/s/ Peter S. Levitt ER S. LEVITT	By: <u>/s/</u> Andrew Wong, Afpd			
10	Assis	stant United States Attorney	Counsel for Lamont Pope	ļ		
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UNITED STATES DISTRICT COURT 1 DISTRICT OF NEVADA 2 3 UNITED STATES OF AMERICA, Case No.: 2:18-cr-00327-JAD-GWF 4 Plaintiff, FINDINGS OF FACT, CONCLUSIONS OF LAW, AND ORDER 5 VS. 6 LAMONT POPE, 7 Defendant. **FINDINGS OF FACTS** 8 Based on the pending Stipulation of counsel, and good cause appearing therefore, the 9 Court finds that: 10 11 1. Counsel for the Government needs additional time to file a Response to 12 Defendant's Motion to Dismiss Indictment (ECF No. 26, filed on November 23, 2018), 13 and counsel for Pope needs additional time to file a Reply. 14 2. The parties agree to the continuance. 15 3. The additional time requested by this Stipulation is made in good faith and 16 not for purposes of delay. 17 4. This is the first stipulation to be filed herein. 18 /// 19 /// 20 /// 21 22 23 24

ORDER IT IS THEREFORE ORDERED, that the Government herein shall have to and including December 11, 2018, to file its Response to Defendant's Motion to Dismiss Indictment (ECF No. 26), and that the Defendant shall have to and including December 18, 2018 to file a Reply. DATED this 10th day of _____ December , 2018.